Vor the Saturday Gasette.

STATEMENT OF MR. PRATT. IN REPLY TO MR. HEWITT'S LETTER WHICH HAS BEEN GOING THE ROUNDS OF THE NEWSPAPERS.

MONTCLAIR, June 8th, 1874.

Ms. EDITOR: Mr. A. S. Hewitt, the mesent incubator on the Montclair Rail way who, true to the incubating nature, is cross and flies into a passion at any thing which disturbs him, having tarnished, with his misrepresentations, the leading metropolitan newspaper, has at last sought out a diminutive local advertising monthly published in my own village, measuring exactly 11x16 inches, and in a special letter, addressed to the editors, has repeated the oft-told tale, designed to divet from himself and to fasten upon me the edium of the present chaotic confusion resting on the Montclair Railway. As his communication, already stale, will be quite too old to revive by a reply in the next monthly issue of the Montclair Herald, which, by the way, I understand is doubtful of another appearance, I beg of you a In le space in the SATURDAY GAZETTE, to refer to the following facts as having been established by what has been heretolore published:

1st. There was no necessity for Mr. Hevitt to stop the running of the Montclair Kailway of the time he did, for the strictest construction of the Chancellor's order gave him ten days' time in which to make some arrangement with me, or to provide for the extreme alternative of paying my claim of \$5,200.

2nd. His refusal to run the road for these ted days, during which no power but his own could prevent it, was clearly a traud on the tick t-holders, whose money he had taken, and to whom he was objigated to render full value so far as he was

sa i was followed by a formal wraten notice the next day, giving permusion to continue the running of trains.

The pretext assigned for the haste with such the Leomotives and cars were run off to another State, viz., to avoid attachment, appears rather thin, when we know that care have been running regul rly-since that time on that portion of the road

It is perhaps time that the public should be relieved from this newspaper dircussion, to which I have been made an unwilling party as a defendant, whenun justly assailed and I therefore take this occasion to say that while I would have consented to appropriate \$8,000 from my own private appropriate \$8,000 from my own private said road, containing six and one half acres means for the purpose of avoiding the stoppage of the road, the que tion now prescrited is a different one—being whether

John Devurance in said lauds and premipresented is a different one - being whether I will devote the same amount to the use J. W. Taylos, Solicitor, S. S. MORRIS bought their second in rigage bonds at 50 cents on the dollar, and who propose in their own good time to un the road in furtherance of their spec lation. My claim is in the nature of a fir t lien. shead of the first mortgage. I hav as yet seen no disposition on the part of Mr. Hewitt to waive or postpone the cla ms he represents in connection with the fir t and second mortgage, in favor of those who come after hom. Nor do I feel alled upon to retire in his favor, as long as I remain the subject of his abuse in th Lews papers.

JULIUS H. I RATT.

The Sanitarian, conducted by A N. Bell M.D., 231 Broadway, New York, (3 a year, 30 cents a number. Everybody has need of the information which this monthly g ves. And the brief time and small expense of obtaining such needful informs tion constitute the most profitable of all earthly investments - at investment in health and time.

The June numb r, now before us, fully mainfains the superior exerllence so gener ally accorded to the Saniterian. It comprehends the causes and dangers of inter some country places are so liable, and how to avoid them, "Taking Coid," and how grading of Fallerton Avenue, according to plans and a variety of other useful information for the preservation of health and the prolongation of human life.

Saturday, June 20, 1874, for the working and grading of Fallerton Avenue, according to plans and special attions to be seen at my restdetect. Monteber, "There is a bout eight thousand yards of earth to move.—
The Town Committee h reby reservative right to receive or reject a bids as they may deem for the best interest of the Township.

At the execution of the contract a bond will be readined to its full amount for the faithful

Has four charming views of the beauti fit seenery in Northern Vermont, from the pen i of Thomas Moran,

"On the Messisquei," is the first full page picture, showing the rush and swir of wa ler, and the rocks and woods of this en Chiming river. Another picture is "A Glimbse of of the Missisquoi," as it winds through a peaceful valley, full of quiet beauty, A large full page picture gives the beholder "The Missisquoi at Sheldon Springs," a well known summmer resort, moved for the romantic beauty of its scen ery. "Mount Man deld from Rice's Hill," the last of this admirable series. Arthur Parton contributes a full page

"Scene on the Shenardosh," near Hacper"

Other pictures' in this number are "Al most a Dinner." A beautiful cut of a red deer, esiled "A Hard Ban." "A Turkish Court Yard Scene." "Such a shot !" by a life like portrait of John Lester Wallack the great actor, and the last of his name

The literary contents of this number o The Aldine are of greater variety and ex tent than usual, co. reisting of Poetry, Sto 17. Sketches, Romances, Discriptions and Editorial Notes.

Subscription price, \$5, including chro mos "The East" and "The West." James Sutton & Co., publishers, 58 Mai den Luic, New York City.

MARRIED.

COE—STORRS.—At the Church of the Piters, Brooklyn Heights, on Thursday, evaluating the same within six hours after the service of such notice, under a penalty of Ten dollars for each and strey fellure so to abote and remove the same; and in the event of the filter of such person or persons so offending and so notified to samply with said notice, within the time aforesaid, then the said He ith Officer shall abut and remove said nutrance, and proceed to collect the said penalty in the manner provided by law. tlat Church, Twenty-tnird street, N. Y., on provided by law. D. D. assisted by Rev. McArthur, William F. Holwill, of Orargo, to Anna I., daughter of P. B. Marsh, of N. Y.

NONES .- At Montelair, Sunday morning.

une 7, after a flugering sine s, Emms L., wife of Albert S. Nones, eldest daughter of W. I. Nogue, aged 24 y. are.

ROBINSON. — in Mentkomery, Belleville.

City N. J., June 16, 1874, Barst, L., widow of the late John Robinson, in the 81th year of her

Relatives and friends of the family are respectfully invited to attend the funeral at the resid nee of Mr Ephraim Meore, on Saturday June 20, at 11 o'clock P. M. Interment in

Hinman's Mourning Store. 657 BROAD SIREET, Set. Park and New Ste, NEWARK, N. J P.H.HINMAN.

kinds of Staple and Fancy MOURNING COODS. Special attention called to apartment of English Crapes and Crape Bonnets.

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NEWARK, N. J., is the nest place in the City to find HEAVY ENGLISH CRAPES, and a complete assortment of firstclass Mourning Goods af the lowest prices.

Remnants of Crape in one yard lengths at half price. READY-MADE CRAPE BONNETS DRESS CAPS, &c.

WATERFIELD & BENJAMIN

MASTERS SALE—IN CHANCERY of New Jersey—Between Jane Devursine, complainant and John Devursine, William Devursine, Rachell Ann Leauning, and others, are defendants. On biti for partition.
ywirtue of a degree of the Court of Chanfrom my my attorney was accompanied by a shore stated cause, bearing date the thirteenth day of April, A. D. 1874, I shall effer and exverbal nonce that it was not my wish or design to stop the running of the road, House, kept by John J. Small, in the city of 3rd. The service of the order of injunc- cery of the State of New Jersey, made in Believitie in the county of Lase I and State of New Jersey, on Saturday the eighteenth day of July, A. D. 1874, at two oclock in the afternoon. All that tract of percet of land situate in the tewnship of Belleville in the county of Essex and State of New Jersey.

Beginning in the middle of the public road leading from William Dows, in Paleville, to

B commeld, running thence north thirty and one half degrees cast eleven chains and sixty-four tinks along the tibe of lands of John V. where Mr. Hewitt's interests are especially Brown ; thence south twenty eight degrees six thains and twenty nine links along the line of thence south thirty and a quarter degrees west tweeve chains and fifty two maks slong the line of lands of Henry Jraicmen, Jr., thence north went) two and one-half degrees west six of the aforesand road to the place of beginning; bounded northwesterly by land of John V. Brown, northerly by land of the heirs of John Speer, dec'd; as utheasterly by lands of Henry Jeraleman, Jr; and southwesterly by the afor-

Special Master in Chancery.

COAL! COAL! RANDOLPH & VAN LIEW.

NOW OFFER The superior, LEHIGH HAZELTON COAL, prepared expressly for ramily use, in Chesnut CONVETANCER OF REAL ESTATE, and Stove sizes, delivered servened and in good rder at the Lowest Market Prices.

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Montclair. MONTCLAIR POST OFFICE NOTICE .- Mails ose at 7 P M. and 3 P. M.

Mails atrive at 10 A M. and 6 P. M. UPPER MONTCLAIR MAILS -- Arrive at

10.52 A. M. Glose at 3.00 P. M. GUARDIAN SALE.

N CHANCERY OF NEW JERSEY -In the matter of the Petition of Robert M. Hening, he sale of Real Estate—an order for sale. The sale of property in the above stated mat-er, is aujourned until

THURSDAY, 2d. day of JULY. R. M. HENING. June 13, 1874.

mittent and remittent fevers, to which SEALED PROPOSALS will be received by of Montel dr Township, until 7 o'clock P. M. Saturday, June 20, 1874, for the working and may \$1-

be required to its fuil amount for the faithfu formance thereof, with two sureties whose sufficiency must be satisfactory to the Commit EDGAR T. GOULD. June 10, 1874.

N ORDINANCE to shate and remove A nuising es from his streets and public places of the township of Montelair.

Be it ordained by the Town hip Committee of the township of Montelair as follows:

1. The Town-hip Committee of said town-hip.

1. The Town-hip Committee of said town-hip shall and may, fr in time to time, appoint and remove one of their own number, to be known under and by the name of the Health-Officer of the township whose duty it shall be to abate and remove the several nuisances hereafter declared and defined, and, under the direction of the said course time, to sue for and collect any and all pensities which may be incurred by violation or violations of this ordinance,

2. No person shall throw or place, or suffer his or her servant or other member of his or her family to throw or place any parence, carrien, blood, putrid meat or fish, oned, night soil, ashes, decayed vegetables, garbage, shells, straw, shavings, dirt, flith, rubbish, or any of fensive or unwhol some substance or liquid wireteer, in, into or upon any street, brook, stream or public place of said township; the same bell ghereby severally declared and defined to be autosances.

In the Town-hip Committee of said township the control of the said township the control of the said course of said township; the same bell ghereby severally declared and defined to be autosances.

In the Town-hip Committee of said township the control of the said township the control of the said course of said township; the same bell ghereby severally declared and defined to be autosances.

In the Town in the control of the said township the control of the said course of said township; the said township the said township; the said township the said township the said township; the said township; the said township the said township; the said township; the said township the said township; the said township; the said township the said town

2. No person shall suffer or permit any night

5. No purson shall suffer or permit any night soil, sewerage, blood drainage from any sluk, prify or cess pool, or any other noxious or offensive aubajance or liquid to flow or pass from the premised by him or her occupied in into, or upon any street, brook, stream or highway of said township; the same being hereby sever ally declared and defined to be nuisances.

In c so of any such nusance being committed or permitted by any person or persons, it shall be the duty of the such Hesith Officer to notify him, her or them thereof, is writing, requiring him, her, or them to abute and, remove the same within six hours after the service of such notice, under a pensity of Ten dollars for

CHAS. P. SANDFORD, Town Clerk Montclair.

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Wishes to inform the citizens of Bloomfield that he has hired a part of the Gazette office where he will receive orders for all kinds of Lumber for Building purposes, shingles, pickets, woodmouldings, &c., &c., and all kinds of seroll work, brackets &c., and where he will be to devise new Patterns, Brackets and scrolls, also orders for the best quantities of Lehigh oal. Hoping to receive a share share of public

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